1	RENE L. VALLADARES	
2	Federal Public Defender State Bar No. 11479	
3	SHARI L. KAUFMAN Assistant Federal Public Defender State Bar No. 004461	
4	411 E. Bonneville Avenue, Suite 250 Las Vegas, Nevada 89101	
5	(702) 388-6577 (Fax) 388-6261	
6	Attorneys for Rocco Lazazzaro	
7	Thiorneys for Roots Eazazzaro	
8		
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11	* * *	
12		l
13	UNITED STATES OF AMERICA,	2:12-cr-00485-GMN-PAL
14	Plaintiff,	STIPULATION TO CONTINUE MOTION HEARING
15	VS.	(First Request) (Emergency Consideration Requested)
16	ROCCO LAZAZZARO,	
17	Defendant.	
18	IT IS HEREBY STIPULATED AND A	GREED, by and between Daniel Bogden, United
19	States Attorney, and Christina M. Brown, Assistant United States Attorney, counsel for the United	
20		
21	States of America, and Rene L. Valladares, Federal Public Defender, and Shari L. Kaufman,	
22	Assistant Federal Public Defender, counsel for defendant ROCCO LAZAZZARO, that the Motion	
	hearing currently scheduled for March 25, 2013, a	at the hour of 10:00 a.m., be vacated and set to any

day next week; however, in no event earlier than Tuesday, March 26, 2013. This Stipulation is entered into for the following reasons:

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Defense counsel will be out of the office on an office mandated furlough day 1. during the presently scheduled hearing date and time.

2. Additionally, defense counsel is the attorney who has specific knowledge of the case and respectfully requests a resetting of the motion hearing in this matter.

(CESS 2:2:2:2:0:00004555 MMP AND DOCUMENT 350 Filed 030/25/13 Page 3 of 3	
1	3. The defendant Lazazzaro is incarcerated does not object to the continuance.	
2	4. The parties agree to the continuance.	
3	5. The additional time requested herein is not sought for purposes of delay, but	
4	merely to allow for a resetting in this matter.	
5	6. Additionally, denial of this request for continuance could result in a	
6	miscarriage of justice.	
7	7. The additional time requested by this Stipulation is excludable in computing	
8	the time within which the trial herein must commence pursuant to the Speedy Trial Act, Title 18,	
9	United States Code, Section 3161(h)(7)(A), considering the factors under Title 18, United States	
10	Code, Sections 3161(h)(7)(B)(i) and 3161(h)(7)(B)(iv).	
11	This is the first request to continue the motion hearing date filed herein.	
12	DATED this 21st day of March, 2013.	
13	RENE L. VALLADARES DANIEL BOGDEN	
14	Federal Public Defender United States of America	
15	/s/ Shari L. Kaufman /s/ Christina M. Brown	
16	By: SHARI L. KAUFMAN CHRISTINA M. BROWN Assistant Follow I Public Defender	
17	Assistant Federal Public Defender Assistant United States Attorney Counsel for Rocco Lazazzaro Counsel for the Plaintiff	
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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA UNITED STATES OF AMERICA, 2:12-cr-00485-GMN-PAL Plaintiff, **ORDER** VS. ROCCO LAZAZZARO, Defendant. Based on the pending Stipulation of counsel, and good cause appearing therefore, IT IS THEREFORE ORDERED that the motion hearing currently scheduled for Monday, March 25, 2013, at the hour of 10:00 a.m., be vacated and continued to Thursday, 3/28/2013 at the hour of 9:00am DATED vi ku'44pf day of March, 2013. ED STATES MAGISTRATE JUDGE

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